EXHIBIT A

Earnest Money Contract

Note: This notice should be given to a prospective purchaser prior to execution of a binding contract of sale and purchase, should be executed by the seller and purchaser and should be attached as a separate portion of a purchase contract. Please see Note below.

Notice to a Purchaser of Real Property in a Water District

NOTICE FOR DISTRICTS LOCATED IN WHOLE OR IN PART IN THE EXTRATERRITORIAL JURISDICTION OF ONE OR MORE HOME-RULE MUNICIPALITIES AND NOT LOCATED WITHIN THE CORPORATE BOUNDARIES OF A MUNICIPALITY

The real property, described below, that you are about to	purchase is loca	ted in the	Harris-Montgomery Co Mud 386
District. The district has taxing authority separate from any o	ther taxing auth	ority and may, subjec	t to voter approval, issue an unlimited amount of
bonds and levy an unlimited rate of tax in payment of such be	onds. As of this	date, the rate of taxes	s levied by the district on real property located in
the district is \$0.47 on each \$100 of assess	sed valuation. I	f the district has not y	vet levied taxes, the most recent projected rate of
tax, as of this date, is \$0.47 on each \$	100 of assessed	valuation. The total a	amount of bonds, excluding refunding bonds and
any bonds or any portion of bonds issued that are payable			
governmental entity, approved by the voters and which have			
aggregate initial principal amounts of all bonds issued for one			
property taxes is \$293,500,000.00			
The district has the authority to adopt and impose a stan	dby fee on pror	erty in the district the	at has water, sanitary sewer, or drainage facilities
and services available but not connected and which does			
substantially utilize the utility capacity available to the propert			
of this date, the most recent amount of the standby fee is \$n/a			
that owned the property at the time of imposition and is secured	d by a lien on th	e property Any perso	n may request a certificate from the district stating
the amount, if any, of unpaid standby fees on a tract of propert			in may request a continuate from the district stating
			The Woodlands By law, a
The district is located in whole or in part in the extraterr district located in the extraterritorial jurisdiction of a municipal	ity may be anne	xed without the conse	nt of the district or the voters of the district. When
a district is annexed, the district is dissolved.	ity may be aline		To a sine district of the votage of the district.
The purpose of this district is to provide water, sewe	r drainage or	flood control facility	ies and services within the district through the
issuance of bonds payable in whole or in part from property			
property, and these utility facilities are owned or to be owned by			
LT 1 BEK 2 THE WOODLANDS CARLTON			
7/12/1	F		
()12/1	1		
Signature of Seller	Date	Signature of Seller	Date
Houtex Builders LLC		J	
PURCHASER IS ADVISED THAT THE INFORMATION S	HOWN ON TH	IIS FORM IS SUBJEC	CT TO CHANGE BY THE DISTRICT AT ANY
TIME. THE DISTRICT ROUTINELY ESTABLISHES TAX			
EACH YEAR, EFFECTIVE FOR THE YEAR IN WHICH			
ADVISED TO CONTACT THE DISTRICT TO DETERM			
INFORMATION SHOWN ON THIS FORM.			
The undersigned purchaser hereby acknowledges receipt	of the foregoing	notice at or prior to e	execution of a binding contract for the purchase of
the real property described in such notice or at closing of purch			· ·
		. ,	
	9/2018	DocuSigned by:	7/9/2018
Mark D Dufresne		Caroline Dufresne	
Signature of Purchaser	Date	Signature of Purchas	ser Date
Mark D Dufresne		Caroline Dufresne	

NOTE: Correct district name, tax rate, bond amounts, and legal description are to be placed in the appropriate space. Except for notices included as an addendum or paragraph of a purchase contract, the notice shall be executed by the seller and purchaser, as indicated. If the district does not propose to provide one or more of the specified facilities and services, the appropriate purpose may be eliminated. If the district has not yet levied taxes, a statement of the district's most recent projected rate of tax is to be placed in the appropriate space. If the district does not have approval from the commission to adopt and impose a standby fee, the second paragraph of the notice may be deleted. For the purposes of the notice form required to be given to the prospective purchaser prior to execution of a binding contract of sale and purchase, a seller and any agent, representative, or person acting on the seller's behalf may modify the notice by substitution of the words "January 1, 2018" for the words "this date" and place the correct calendar year in the appropriate space.

EQUAL HOUSING OPPORTUNITY

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

08-18-2014

ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY OWNERS ASSOCIATION

(NOT FOR USE WITH CONDOMINIUMS)

ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

3 Thornblade Circle

The Woodlands

(Street Address and City)
First Service Residential / 281-681-2000

	(Name of Property Owners Association, (Association) and Phone Number)
Α.	SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applying
	to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described by
	Section 207.003 of the Texas Property Code.
	(Check only one box):

- 1. Within ______ days after the effective date of the contract, Seller shall obtain, pay for, and deliver the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing and the earnest money will be refunded to Buyer.
- 2. Within ______ days after the effective date of the contract, Buyer shall obtain, pay for, and deliver a copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within the time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer.
- 3. Buyer has received and approved the Subdivision Information before signing the contract. Buyer does does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, at Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer if Seller fails to deliver the updated resale certificate within the time required.
- X 4. Buyer does not require delivery of the Subdivision Information.

The title company or its agent is authorized to act on behalf of the parties to obtain the Subdivision Information ONLY upon receipt of the required fee for the Subdivision Information from the party obligated to pay.

- B. MATERIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, Seller shall promptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller if:
 (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision Information occurs prior to closing, and the earnest money will be refunded to Buyer.
- C. FEES: Except as provided by Paragraphs A, D and E, Buyer shall pay any and all Association fees or other charges associated with the transfer of the Property not to exceed \$ 970.00 and Seller shall pay any excess.
- p. DEPOSITS FOR RESERVES: Buyer shall pay any deposits for reserves required at closing by the Association.
- E. AUTHORIZATION: Seller authorizes the Association to release and provide the Subdivision Information and any updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer does not require the Subdivision Information or an updated resale certificate, and the Title Company requires information from the Association (such as the status of dues, special assessments, violations of covenants and restrictions, and a waiver of any right of first refusal), X Buyer Seller shall pay the Title Company the cost of obtaining the information prior to the Title Company ordering the information.

NOTICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION: The Association may have the sole responsibility to make certain repairs to the Property. If you are concerned about the condition of any part of the Property which the Association is required to repair, you should not sign the contract unless you are satisfied that the Association will make the desired repairs.

Association will make the desired repairs. Mark D Dufusiu	Chaile Sort	
Büyer Mark D Dufresne Docusiqued by: Cardina Pufrisha	Seller Houtex Builders LLC	
Buyer Caroline Dufresne	Seller	

The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms of contracts. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov.) TREC No. 36-8. This form replaces TREC No. 36-7.

TREC NO. 36-8

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)



NOTICE: Not For Use For Condominium Transactions

	1	^		
1	Ľ	=		ľ
EÇ	UAL	но	JSIP	k

2-12-18

1.	
	(Seller) and Mark D Dufresne, Caroline Dufresne (Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined
	Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined
2.	below. PROPERTY: The land, improvements and accessories are collectively referred to as the
	"Property".
	Addition, City of The Woodlands County of Harris
	Texas, known as 3 Thornblade Circle 77389
	(address/zip code), or as described on attached exhibit. B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached to the
	above-described real property, including without limitation, the following permanently installed
	and built-in items, if any: all equipment and appliances, valances, screens, shutters,
	awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas,
	mounts and brackets for televisions and speakers, heating and air-conditioning units, security and
	fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener
	system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property owned by Seller and attached to the above
	described real property.
	C. ACCESSORIES: The following described related accessories, if any: window air conditioning units,
	stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys,
	mailbox keys, above ground pool, swimming pool equipment and maintenance accessories,
	artificial fireplace logs, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories.
	D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and must
	be removed prior to delivery of possession: n/a
	F DECEDIATIONS Assessment of the state of th
	E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests is made in accordance with an attached addendum.
3.	SALES PRICE:
J.	A. Cash portion of Sales Price payable by Buyer at closing\$ 2,750,000.00
	B. Sum of all financing described in the attached: Third Party Financing Addendum,
	Loan Assumption Addendum, Seller Financing Addendum
	C. Sales Price (Sum of A and B)
4.	LICENSE HOLDER DISCLOSURE: Texas law requires a real estate license holder who is a party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the
	license holder owns more than 10%, or a trust for which the license holder acts as a trustee or of
	which the license holder or the license holder's spouse, parent or child is a beneficiary, to notify the
	other party in writing before entering into a contract of sale. Disclose if applicable:
5	EARNEST MONEY: Within 3 days after the Effective Date, Buyer must deliver
J.	\$ 27,000.00 as earnest money to, as escrow agent, at
	61 Carlton Woods Dr. The Woodlands, TX 77382 (address). Buyer shall deliver additional
	earnest money of \$ n/a to escrow agent within days after the Effective Date of this
	contract. If Buyer fails to deliver the earnest money within the time required, Seller may terminate
	this contract or exercise Seller's remedies under Paragraph 15, or both, by providing notice to Buyer before Buyer delivers the earnest money. If the last day to deliver the earnest money falls on a
	Saturday, Sunday, or legal holiday, the time to deliver the earnest money is extended until the end of
	the next day that is not a Saturday, Sunday, or legal holiday. Time is of the essence for this
_	paragraph.
6.	TITLE POLICY AND SURVEY:
	A. TITLE POLICY: Seller shall furnish to Buyer at X Seller's Buyer's expense an owner policy of title insurance (Title Policy) issued by Great American Title (Title Company) in the
	amount of the Sales Price, dated at or after closing, insuring Buyer against loss under the
	provisions of the Title Policy, subject to the promulgated exclusions (including existing building and
	zoning ordinances) and the following exceptions:
	 Restrictive covenants common to the platted subdivision in which the Property is located. The standard printed exception for standby fees, taxes and assessments.
	(ADD (AD
TAF	R 1601 Initialed for identification by Buyer (AD) and Seller TREC NO. 20-14

Contract Concerning The Woodlands, TX 77389

/oodlands, TX 77389 Page 3 of 10

(Address of Property)

subject to mandatory membership in a property owners association(s). If the Property is subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2A in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, or operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instrument may be obtained from the county clerk. You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the assessments could result in enforcement of the association's lien on and the foreclosure of the Property.

Section 207.003, Property Code, entitles an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the association's agent on your request.

If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association(s) should be used.

(3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.

(4) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or

required by the parties must be used.

(5) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information.

(6) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by §13.257, Water Code: The real property, described in Paragraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.

(7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, §5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change. Your failure to pay

the assessments could result in a lien on and the foreclosure of your property.

(8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, Property Code, requires Seller to notify Buyer as follows: The private transfer fee

2-12-18

3 Thornblade

Con		nornblade Circle /oodlands, TX 7738	9 Page 7 of 10 2-12-18
		(Address of Property)	
	objection to the demand from the earnest money to the party makincurred on behalf of the party resame to the creditors. If escrow party hereby releases escrow age earnest money. D. DAMAGES: Any party who wrong escrow agent within 7 days of redamages; (ii) the earnest money; (iii) re	other party within king demand reduce ceiving the earnes agent complies wint from all advers fully fails or refusively of the requestationable attorney's fawill be effective with the state of the requestation of the requestati	nen sent in compliance with Paragraph 21.
19.			nd warranties in this contract survive
	be in default. Unless expressly prohithe Property and receive, negotiate and acceptable.	ibited by written ept back up offers.	s untrue on the Closing Date, Seller will agreement, Seller may continue to show
20.	Revenue Code and its regulations, or foreign status to Buyer that Seller is sales proceeds an amount sufficient to the Internal Revenue Service togeth	if Seller fails to on not a "foreign peo comply with apper with appropria"	oreign person," as defined by Internal deliver an affidavit or a certificate of non- erson," then Buyer shall withhold from the plicable tax law and deliver the same to the tax forms. Internal Revenue Service excess of specified amounts is received in
21.	NOTICES: All notices from one pa when mailed to, hand-delivered at, or transn	rty to the other	must be in writing and are effective
		-	
	To Buyer at:	103	Seller at:
	at		9
	Phone:	Phon	e:
	Fax:	Fax:	
	E-mail: markdufresne@sbcglobal.ne	et E-ma	iil:
			the entire agreement of the parties
22.		contract contains heir written agreer	the entire agreement of the parties ment. Addenda which are a part of this
	Third Party Financing Addendum		nvironmental Assessment, Threatened or
	Seller Financing Addendum		ndangered Species and Wetlands ddendum
X	Addendum for Property Subject to	500	eller's Temporary Residential Lease
	Mandatory Membership in a Property Owners Association	A	hort Sale Addendum
	Buyer's Temporary Residential Lease		ddendum for Property Located Seaward
	Loan Assumption Addendum		f the Gulf Intracoastal Waterway
	Addendum for Sale of Other Property by Buyer		ddendum for Seller's Disclosure of Iformation on Lead-based Paint and Lead-
	Addendum for Reservation of Oil, Gas and Other Minerals		ased Paint Hazards as Required by ederal Law
	Addendum for "Back-Up" Contract		ddendum for Property in a Propane Gas
	Addendum for Coastal Area Property	_	ystem Service Area
	Addendum for Authorizing Hydrostatic Testing	X 0	ther (list): IABS
	Addendum Concerning Right to Terminate Due to Lender's Appraisal	2 	
	reminde bue to condet o represent	CR	

Contract Concerning	3 Thornblade Circle The Woodlands, TX 77389	Page 9 of 10	2-12-18
	(Address of Property)		

		IFORMATION only. Do not sign)	
		RE/MAX Carlton Woods	0475259
Other Broker Firm	License No.	Listing Broker Firm	License No.
represents Buyer only as Buyer's	agent	represents X Seller and Buyer	as an intermediary
Seller as Listing Broke	er's subagent	Seller only as Sel	ler's agent
		Aaron Harris	478817
Associate's Name	License No.	Listing Associate's Name	License No.
		aaronharris@carltonwoodssales.com	(281)796-6620
Associate's Email Address	Phone	Listing Associate's Email Address	Phone
		Raul Giorgi	471852
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing Associ	
	- Di	61 Cariton Woods Dr.	(281)367-7770
Other Broker's Address	Phone	Listing Broker's Office Address	Phone
City State	Zip	The Woodlands City St	TX 77382 tate Zip
		Selling Associate's Name	License No.
		Selling Associate's Email Address	Phone
		Licensed Supervisor of Selling Assoc	iate License No.
		Selling Associate's Office Address	
		City St	tate Zip
Listing Broker has agreed to pay O when the Listing Broker's fee is receive Listing Broker's fee at closing.	ther Broker d. Escrow age		total sales price Other Broker from



TEXAS ASSOCIATION OF REALTORS®

INTERMEDIARY RELATIONSHIP NOTICE

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED. ©Texas Association of REALTORS®, Inc. 2004

To:			Houtex Builders LLC		(Seller or Landlord)
Fron	n:	RE/MAX Carlton Woods Sales			(Prospect) (Broker's Firm)
Re:		3 Thornblade Circle The Woodlands, TX 77389			(Property)
Α. Ι	Jno	der this notice, "owner" means the spective buyer or tenant for the Pro		e Property and "prospect"	means the above-named
		ker's firm represents the owner und resentation agreement.	der a listing agreement a	nd also represents the pros	spect under a buyer/tenant
 	oro ea: 3ro	the written listing agreement and spect previously authorized Broker see a property that is listed by the Eker will act in accordance with thresentation agreement.	to act as an intermediary Broker. When the prospe	if a prospect who Broker re ct makes an offer to purch:	epresents desires to buy or ase or lease the Property,
		ker X will will not appoint licentions and advice during negotiations			
100				to the owner; a	and
2				to the prospec	t.
		acknowledging receipt of this not rmediary.	ice, the undersigned pa	arties reaffirm their consen	t for broker to act as an
		ditional information: (Disclose mater ationships or prior or contemplated b		Broker's relationship to the	parties, such as personal
The	uni	dersigned acknowledge receipt of th	is notice		
	\setminus	06/	/27/2018	Mark D Dufrishe	7/9/2018
		r Landlord Builders LLC	Date	Prospectives Mark D Dufresne	Date
				Caroline Dufresne	7/9/2018
Selle	er c	r Landlord	Date	Prospections Caroline Dufresne	Date
(TAR	-14	09) 1-7-04			Page 1 of 1

(This notice is to be furnished to a prospective buyer/tenant at such time as broker begins assisting buyer/tenant to locate a property.)

BROKER NOTICE TO BUYER/TENANT

As a prospective buyer/tenant, you should know that the listing and cooperating ("selling") brokers and any broker representing you as a buyer's/tenant's broker, possess no special skills, knowledge or expertise concerning the physical or environmental condition of the property or properties introduced to you nor do they represent themselves to be such experts, and, therefore, make no representations, warranties or guaranties regarding the physical or environmental condition of any such property.

Environmental Hazards/Inspection

As the result of concerns regarding environmental hazards (including, but not limited to, asbestos, lead-based paint, mold, urea formaldehyde insulation, radon gas, PCB transformers, underground storage tanks, electromagnetic fields, hazardous or toxic waste and materials, ammonium compounds, solvents, pesticides, acids, DDT, and any other substance on or about the property or forming a component part of the improvements which has heretofore or may in the future be determined to contain toxic or hazardous materials or undesirable substance injurious to the health of occupants of a property), it is recommended that you retain the services of a qualified expert of your choice to inspect and test for the presence of environmental hazards on or about the property as part of the contract between seller and buyer in a sale transaction or a lease between landlord and tenant, if desired. Buyer/Tenant shall be solely responsible for retaining the services of such expert, if any.

Physical Condition/Inspection

You are advised that you should thoroughly inspect the property and have the physical condition of the property inspected by persons of your choice who are licensed as inspectors by the Texas Real Estate Commission or otherwise permitted by law to perform inspections and take whatever other action you deem necessary or appropriate as part of the contract between seller and buyer in a sale transaction or a lease between landlord and tenant. If you request broker to furnish a list of inspectors and/or repairmen, broker is not making any representations or warranties as to the capabilities or workmanship of such persons. You are advised to accompany the inspectors during their inspection of the property and to ask any questions you may have regarding the property. You are advised to walk through and visibly inspect the property immediately prior to the closing in a sale transaction or occupancy in a lease transaction. In the event the condition of the property is not then in accordance with the contract/lease, you should immediately inform the below-named Broker.

MLS/CIE Information

Information contained in the Multiple Listing Service (MLS), or Commercial Information Exchange (CIE) of Houston Realtors Information Service, Inc. ("HRIS"), a subsidiary of Houston Association of REALTORS®, Inc., is furnished by (1) MLS, and CIE participants who acquire the information from sources such as owners of listed properties, appraisers, and builders, and (2) county appraisal districts and tax services. The information is disseminated to MLS and CIE participants for their exclusive use and display to their clients and customers. Certain information in MLS and CIE such as square footage, assessed value, taxes, and year built is obtained from either the county appraisal district, an appraiser or builder. Neither the listing Broker, Broker displaying the information to you, HRIS, MLS, nor CIE represents or verifies the accuracy of the information. You should not rely upon any information contained in MLS and CIE and you should independently verify such information. You are further advised that MLS rules require the listing Broker of a sold/leased property to submit all information the MLS requires for participation, including the sales price/rent of a property purchased/leased by you.

Selling Broker or buyer's/tenant's broker, if any, shall furnish Listing Broker with a signed copy of this notice at the time the contract/lease is submitted.

I certify that I have provided the prospective Buyer/Tenant named I have received, read and understand the information in this

herein with a copy of this "Broker Notice to Buyer/Tenant." "Broker Notice to Buyer/Tenant." June 26, 2018 Mark D Dufresne Date Buyer/Tenant Name 7/9/2018 Mark V Vyresne **Aaron Harris** Signature 100 Brokein'Shres Agent Name 7/9/2018 Caroline Dufresne Aaron Harris Buyer/Tenant Name Signature Signature 7/9/2018 Caroline Putresne Signature 38 Company 61 Carlton Woods Dr, The Woodlands, TX 77382-2563 Address Address (281)367-7770 Phone Phone

HAR 410 1/03

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

AMENDMENT

OPPORTUNITY	TO CONTRACT CO	NCERNING THE PROPERTY AT
	3 Thornblade Circle	The Woodlands et Address and City)
_ (1) The A. B. C. ∏ (2) In a	Buyer amend the contract as follow s Sales Price in Paragraph 3 of the Cash portion of Sales Price payab Sum of financing described in the Sales Price (Sum of A and B)	s: (check each applicable box) contract is: le by Buyer at closing\$ contract\$ s ents otherwise required by the contract, Seller, at Seller's
(4) The (5) The as fo (6) Buy	date in Paragraph 9 of the contract amount in Paragraph 12A(1)(b) of cost of lender required repairs an ollows: \$er has paid Seller an additional Operstricted right to terminate	the contract is changed to \$ Indicate t
7) Buy (8) The set f	date for Buyer to give written no orth in the Third Party Financing A	erminate the contract for which the Option Fee was paid.
Docusigned by: Mark DD	NAL ACCEPTANCE.)	ember, 2018. (BROKER: FILL IN THE
-Docusigned by Aroline 1 Yer Garoli	\ A	Seller
forms. Such No represer for complex	approval relates to this form only. TREC for tation is made as to the legal validity or ad-	e Commission for use with similarly approved or promulgated contract forms are intended for use only by trained real estate license holders. equacy of any provision in any specific transactions. It is not intended ion, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://IREC No. 39-7.

(TAR-1903)

TREC NO. 39-8